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8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
10	DISTRICT OF NEVADA	
11	NATHAN OKPOTI, an individual,	CASE NO. 2:15-cv-00110-APG-CWH
12	Plaintiff,	
13	VS.	STIPULATION AND [PROPOSED]
14	LAS VEGAS METROPOLITAN POLICE DEPARTMENT, A POLITICAL	ORDER TO REDACT CONFIDENTIAL INFORMATION
15	SUBDIVISION OF THE STATE OF NEVADA; CITY OF LAS VEGAS, A	
16	PUBLIC ENTITY; OFFICER JOHN D. BRANDON, IN HIS INDIVIDUAL AND	
17	OFFICIAL CAPACITIES, POLICE OFFICER DOES I-XX AND JOHN DOES I-	
	XX, INCLUSIVE,	
18	Defendants.	
19		
20	Pursuant to Local Rule 6-2, Federal Rules of Civil Procedure ("FRCP") Rule 5.2, and	
21	Federal Rules of Evidence ("FRE") Rule 501, the parties, by and through their respective	
22	counsel, hereby stipulate and respectfully request that this Court order the redaction of certain	
23	confidential information provided during the deposition of the City of Las Vegas' FRCP Rule	
24	30(b)(6) witness, Lieutenant Martin Quintana, taken on April 27, 2016. Specifically, the parties	
25	are requesting that only lines 16-20 on page 9 of Lt. Quintana's deposition transcript be redacted	
26	in order to keep confidential the peace officer's home address.	
27	Good cause exists for the Court to order the redaction of the requested information.	
28	Nevada Revised Statutes section 289.025 generally prohibits the disclosure of a peace officer's	

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1	home address for privacy reasons. When balanced with the presumption of public access to	
2	judicial files, Kamakana v. City of Cnty. Honolulu, 447 F.3d 1172 (9th Cir. 2006), the parties are	
3	requesting only that limited portion of Lt. Quintana's deposition transcript be redacted to	
4	preserve his stated-protected privacy interests. See Henry A. Wilden, 271 F.R.D. 184, 189 (D.	
5	Nev. 2010) ("A number of federal courts have recognized that [FRE] Rule 501 allows	
6	recognition and respect for state evidentiary codes and privileges which express important state	
7	interests and policies.") (citations omitted).	
8	Accordingly, the parties respectfully request that this Court order the redaction of Lt.	
9	Quintana's home address from his deposition testimony, specifically, lines 16-20 on page 9.	
10	IT IS HEREBY STIPULATED:	
11	Dated this 9th day of June, 2016. Dated this 9th day of June, 2016.	
12	<u>/s/ Elias P. George</u> <u>/s/ Robert Flummerfelt</u>	
13	ELIAS P. GEORGE ROBERT FLUMMERFELT Deputy City Attorney CANON LAW SERVICES, LLC	
14	CITY OF LAS VEGAS Nevada Bar No. 11122 Nevada Bar No. 12379 Nevada Bar No. 11122 410 S. Rampart Blvd., Suite 390	
15	495 South Main Street, Sixth Floor Las Vegas, NV 89145 robert.flummerfelt@hotmail.com	
16	egeorge@lasvegasnevada.gov Attorneys for Plaintiff Attorneys for Defendant Nathan Okpoti	
17	City of Las Vegas	
18	Dated this 9th day of June, 2016.	
19	_/s/ Ryan Daniels RYAN DANIELS	
20	KAEMPFER CROWELL Nevada Bar No. 13094	
21	1980 Festival Plaza Drive, Suite 650 Las Vegas, NV 89135	
22	rdaniels@kcnvlaw.com Attorneys for Defendants	
23	Las Vegas Metropolitan Police Department and Officer John Brandon	
24	IT IS SO ORDERED:	
25	IT IS SO ORDERED.	
26	The Henorable C.W. Hoffman Jr.	
27	United States Magistrate/Judge	
28	DATED: June	

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